INDEX.

A.

Acknowledgment, of agreement to refer, before Justice of the Peace, can give him no jurisdiction as referee, 233.

Action, for money had and received, 229.

> for not loading pursuant to charter party, 282.

> PLEADING.)
> Propriety of bringing but one, where there are several causes of action that may be joined, as consolidation will be compelled, with costs of application, in case different course is pursued, 672.

Agency, extension of, to all acts assumed by agent, 452.

What constitutes a man agent of owner of a foreign vessel, so as to enable him to subject her to lien for supplies, &c., 496.

Agent, effect of negligence of, as to water pipes, 227.

of owner of vessel. (See Lien, Mari-TIME.)

Agreement, to refer, in contract, validity of, 219. (See Injunction.)

Allegiance, owed by citizens of United States to their state and the U.S., 3.

to United States, character of, 661.

Amendment, in indictment under Liquor Law of Mass., § 18,

> of declaration, power of judge to make by altering form of action, under Common Law Procedure Act, 1854. (Eng.) 510.

American Almanac, 599, 656.

Annuity, construction of clause in will bequeathing annuity to married woman separated from her husband, to be reduced in amount in case of her rejoining her husband, 506.

Answer, defendant's right to make under oath, 89.

in equity, admitting proposal of complainants, in writing, for a policy of insurance, and verbal acceptance thereof by respondents, effect of, 610.

to bill in equity, in what light regarded, 610. (See Plead-ING.)

Application of payments. (See PAY-MENTS.)

Appropriation of payments. PAYMENTS.)

Arbitration. (See Acknowledgment.) Arrest, by constable for breach of the peace, upon view and upon charge made, 280.

by private person, justification of, 280.

what amounts to false imprisonment under, by private person, 280.

of judgment, motion in, general verdict on several counts, some of which are bad, no ground for, 686. on charge of felony, by officer

or private person, justifiability of, 143.

(See INDICTMENT.) Assault.

Assault and battery, of private person, in giving in charge one guilty of breach of the peace, 280.

Assent of creditors to debtor's discharge, effect of withdrawal of, 227.

Assessment. (See MUTUAL INS. Co.) Assignment, for benefit of creditors, under Vermont Stat. 1852, notice necessary under, to debtors on choses in action, 454.

Attachable property. (See STAT. OF LIMIT. OF VERMONT.)

Attaching creditors, validity of claims of, where there is a maritime lien, 494. Attachment of property of defendant, effect of, where the court has no jurisdiction of his person, 502.

Attestation. (See WILL.)
Attorney and Client. Interrogatories

permissible in action against attorney for negligence, under C. L. P. A., 1854, § 51, 646.

right of client to his original letters, and copies of letters written by attorney, 401.

Average, general, foundation of rule as to commission of ship owner upon, and effect thereon of particular usage, 387.

Averments, what necessary to support indictment under 1 U.S. Stat. at Large, 117, § 22, 76. hat necessary in plea of what necessary foreign law, 170.

B.

Bar of Suffolk, present condition of,

Bates, Strahan and Paul, trial of, 463. Bates, R. M. (Strahan, Paul and Bates), application for pardon of,

Belligerents, rights of, to an asylum in the ports of the United States, 241. Bible burning in Ireland, 589.

use of Protestant version of, in public schools, 189.

Bill of lading, conclusiveness of upon master, 550. construction of, 223.

Blockade, proclamation of. (Sec PRIZE LAW.)

Bond for prison limits, breach of, 228, Boundary of flats, how assigned, 230. Bradbury, Judge, removal of from office, 13.

Bramwell, Baron, 594,

Burden of proof, of illegality, in indicturent for assault with dangerous weapon, 622.

C.

Capture. (See PRIZE LAW.)

Care, on the part of railroad companies, reasonable and ordinary, 166.

Case, action on the, for negligence, effect of negligence on the part of plaintiff, 570.

right to bring in Maine, for flowing lands there for mill in New Hampshire, 584.

Certificate. (See MAGISTRATE.) Charter party. (See Action.)

Choctaw and Chickasaw Union, rights of members of, 661. Choses in action. Necessity of notice

to debtors on, under assignment for benefit of creditors under Vermont Stat. of 1852, 454.

Civil courts, interference of in ecclesiastical cases, 427.

Claims. (See COURT OF.)

Collision, at sea, law of, conflict of English and American authorities upon, 181.

duties of sailing vessels to avoid, one being close-hauled and the other going free, 678.

liability of a steamboat for, when towing one of the vessels that come in contact, 553.

in a river, between a vessel at anchor and another in motion, 185. (See SHIPS AND SHIPPING.)

Colored seamen, right of to wages until arrival at port of discharge, 94. (See PORT OF DISCHARGE.)

Commercial Law of England and Scotland. (See LEADING CASES.)

Commissioner, necessary qualification of for issuing warrant under Fugitive Slave Law, 9 U. S. Stat. at Large, 462, 76.

in insolvency, record of, court

of, 227, Common Bench Reports, Scott's, 656. Carriers. (See RAILROAD COMPANY.)

Law Courts, equitable powers conferred on in England, 547.

aw Procedure Act, 1854. (See Trespass, Interroga-Law TORIES, ATTORNEY AND CLI-ENT.)

Condemnation. (See PRIZE LAW.) Conflict of Laws. (See Case, Action ON THE.)

Confusion of goods. Facts sufficient to prove, 210.

Consignee, liability of, for demurrage,

223.

Consolidation of Actions. (See Ac-TION.)

Consul, American. Power of, to take seamen from vessels in foreign ports, for criminal conduct, 683.

effect of certificate of, to the fact of so doing, 683.

effect of advice of, to master of vessel on such point, 683.

Contract, in writing. Admissibility of parol evidence to prove omission in, 99.

effect of agreement in, to refer future difference, 219.

effect of, to displace claim for salvage compensation, 151,

effect of objection of contracting party, to imperfect partperformance, where there was an agreement for deliveries at several times, 644.

Oral, to make a policy of insurance, enforcement of in equity, 610.

Action of, effect on, of judgment in prior action of tort, on same cause of action, 233.

on same cause of action, 233.

Conversion of real property into money, effect of, on equitable rights of parties, 230.

Conviction, sufficiency of improper rejection of evidence as a ground for quashing, 404.

Corporation, liability of, for acts of agents within the apparent scope of their authority, 561. difference in liability of, as to strangers and others, 561.

(See Notice.)
Costs. (See Action.)

Counterfeit coin, charge of uttering.
Admissibility of evidence of subsequent uttering of counterfeit coin of different denomination, to prove guilty knowledge, 404.

Counts, effect of some among several in a declaration being bad. (See ARREST OF JUDGMENT.)

Court of Claims. General view of, 406.

jurisdiction of, 407. practice of, 408. expenses of, 409.

rules of practice of, 234, 470. rules of decision and duties of, 626.

of Common Pleas, Massachusetts. Transfer of the business of, to the Superior Court, 411.

Covenant, against incumbrances. (See EVIDENCE.)

as to use of water, construction of, 396.

in lease. (See Landlord and Tenant.)

Criminal cases, presumptions in, 481.

information. (See LIBEL.)

law, points in, 174.

Cross-examination. (See EVIDENCE.)
66*

Curtis, George T., Commissioner in the case of Sims, action of, 6.

Custom, to take water, goodness of,

D.

Damage, special, necessity of alleging in an action of slander, 686.

Damages, measure of, in mercantile transactions, 514. (See SEAMEN, SHIPPING ARTICLES.)

Debt, action of, for penalties under stat. U. S. 1790, c. 56, § 1, declaration sufficient in, 672.

Declaration, of war. (See Pleading.)
of testator, as to meaning of
clause in his will, admissibility of, 505.
(See Debt, Action of, Evidence.)

Deed, extent of land in Vermont conveyed by, described as "north half of a lot," proved to be rectangular, and its sides corresponding with points of the compass, 566.

Defendant, validity of judgment against, when non-resident of the state, not in court, or not served with process, 502. validity of notice to, by publication of the pendency of the

cation of the pendency of t e suit, 502.

Delay, effect of on lien, 91.

what reasonable, 91.

Deliveries at several times. (See Con-

Demurrage. (See Consigner.)
Deponent, oath of, necessity of exact
conformity of, to stat. provision in
Maine, 502.

Devise, to wife for life, then to the children and the heirs of their bodies respectively, effect of, 230.

Digest, Pratt's Eng. Courts of Com-

Digest, Pratt's Eng. Courts of Common Law, Exchequer, Exchequer Chamber and Nisi Prius, 1854, 119. Discharge, of contract for deliveries

at several times. (See Con-

of seaman or officer, propriety of, 433.

District of Columbia, laws of, Thompson's Abstract, 179.

E.

Easement, privilege to take water from a well, held to be a mere, 174.

Ecclesiastical law in America. (See MANDAMUS.)

Electric Telegraph Companies. (See TELEGRAPH COMPANIES.)

Ellenborough, Lord, sketch of, 73. English Common Law Reports, vol. lxxviii. 119.

English Decisions, late, 174.

English Law and Equity Reports, vol. xxv., 1853 - 4, 57.

Equitable powers conferred on common law courts in England, 547.

Estate tail in remainder, liability of, to debts of tenant in remainder, 230.

Estoppel, what estops vendor in an action of replevin, to deny property in the purchaser, 210. when applicable in a writ of

entry, 233.

Evidence, of contrary usage, effect of, on claim of mackerel fishermen to be cured at the expense of the ship, 96.

admissibility in, of mortgages acquired by a tenant since commencement of action, a writ of entry, 230.

admissibility in, of declarations of wife as to causes of leaving her husband, in an action against husband for her support, 233.

admissibility in, of declarations of deceased tenant against

his interest, 335.

admissibility in, of declaration of testator as to meaning of clause in his will, 505.

admissibility in, of letter of applicant for a policy of insurance, in suit in equity to enforce contract to make such policy, 610.

admissibility in, of brokers' accounts of sales of notes of the U. S. Treasury, to prove depreciation of such notes,

in criminal cases, general view of, 481.

direct and circumstantial, distinction between, 483.

proof necessary to sustain counts for slander and for libel, 699.

parol, necessity of admitting entire, if admitted at all, 101. parol, admissibility of, to prove contract for voyage different from that contained

in shipping articles, 433. admissibility of, to impeach

a contract by showing it to be in violation of law, 435. parol, admissibility of, in law

and equity, to take away from the effect of a covenant against incumbrances, 566.

application of judiciary act, §34, 1 U. S. Stat. at Large, 92, adopting state laws as to, 155.

secondary, admissibility of, 397. presumptive. (See PRESUMP-

TIONS.)

rule of convenience of Treasury of United States not regarded as, in court of law, 626.

right of cross-examination of witness called by one of two jointly indicted, 174.

improper reception of, effect of, on conviction sustained by other evidence, 404.

(See CONTRACT, WRITTEN; ORI-GINAL DOCUMENTS, COUNTER-FEIT COIN, STOLEN GOODS, WITNESS.)

Exchequer Reports, Fish's Digest of,

F.

False imprisonment. (See ARREST.) False pretences, effect of giving credit to prisoner instead of his supposed principal, 402.

Felonious receipt of stolen goods. (See

STOLEN GOODS.)

Felony, charge of, what justifies arrest for and by whom arrest may be made - 1, when no felony has been committed, 143; 2, when felony has been committed, 144.

Female seamen, rights and disabilities of, 672.

Flats. (See Boundary, Mesne Prof-its, Occupation.)

Foreign enlistment in United States. (See NEUTRALITY LAWS.)

Foreign law, plea of, averments ne-cessary in, 170. Foster's (N. H.) Reports, vol. v., vi.,

vii. 58, 179, 538. Fugitive Slave Law of 1850, consti-

tutionality of, 20.

Gibson, C. J., Porter's Life, &c. of,

Guarantee, construction of, continuing or limited, 520.

H.

Highways, incumbrances on land, 566. right of railroad corporations to take land of, 499.

Hilliard, Francis, American law of real property, 479.

Howard's (Sup. Ct. U. S.) Reports, vol. xvii., 296.

Husband and wife, power of a feme covert to make a contract in her own name, 232.

validity of marriage with deceased wife's sister, in Great Britain, 415. (See Annuity, Marriage.)

I.

Incumbrances, on land, what are, 566.

Covenant against. (See Evi-

Indian courts, opinion of Attorney-General Cushing on jurisdiction of, 661.

nations, political relation of, to United States, 668.

Indictment, jurisdiction of Circuit Court of U. S. over, 76. averments necessary to, under

§ 22, 1 U. S. Stat at Large, 117, 76.

propriety of, under §12 of Mass. Stat. 1852, c. 322, (Liquor Law,) for selling liquors not of defendant's own manufacture, 228.

constitutionality of amendment in, under same statute, 228.

manner of showing time of finding of, under same statute, 232.

joinder of defendants charged with an offence in its nature several, effect of, 254.

words necessary in, 499. liability of railroad corporations to. (See Railroad Cor-PORATION.)

for an assault with a dangerous weapon, implied allegation in, 622.

(See BURDEN OF PROOF, LAR-CENY.)

Inductments and special pleas, Train and Heard's precedents of, 419.

Information, criminal. (See LIBEL.)
Injunction, violation of a covenant
in lease, introduced on account of
an agreement in consideration of

which the tenant of the adjoining house renewed his lease, good ground for, 461.

Insimul computation. (See Pay-MENTS, APPROPRIATION OF.)

Insolvent debtor, effect of withdrawal of creditors' consent to discharge of, 227.

effect of discharge of, on his promissory note, 233.

Insolvents in Massachusetts, 60, 119, 180, 240, 300, 360, 420, 480, 540, 600, 660, 709.

Insurance, effect of contract in policy to sue within a limited time, 329.

policy of, meaning of expression "reasonable time" in, 650.

what misrepresentation material, 228. (See Policy of Insurance.)

Interest, allowance of, on claims against United States, 626.

Interrogatories, what permitted by C. L. P. A., 1854, 551, 646. what permitted by Mass. stat.

1852, c. 312, § 61-9, 331. Irish Bar, 68.

J.

Jackson, Judge, the late, resolutions of the Suffolk Bar, &c., on the death of, 533.

sketch of, 601.

Judgment, of other states, validity of, in any of the U, S., 322.

against one not a citizen of the state where it is pronounced, nor brought into court, validity of, at home and abroad, 502.

in personam, against a defendant not appearing nor served with process, power of legislature to authorize, 502.

validity of, against defendant neither appearing nor served with process, 502.

Judgments in rem and in personam, distinction between, cases cited, 502.

Judgment, motion in arrest of. (See Arrest of Judgment.)

Judiciary act, 1 U.S. Stat. at Large, 92, § 34, adopting state laws concerning evidence, application of, 155.

Jurors, manner of drawing for U.S.

courts, 76.

right of to make affidavits as to matters in their own minds, different from what was stated publicly and not objected to, 518.

Jury, right of to judge of the law, 176. separation of, effect of, on verdict, 441.

waiver of objections to such effect, 441.

instructions to, in regard to alleged slander, 686. Justice of the Peace. (See Acknow-

LEDGMENT.)

Justification of arrest. (See Arrest.)

K

Knowledge, guilty. (See Counter-

L.

Lakes, application of maritime and statute law to. (See Maritime Law, Stat. of U. S. 1790.)

Land of private persons, right of railroad corporation to take, 499. Landlord and Tenant, necessary desig-

Landlord and Tenant, necessary designation of time of leaving the premises in notice to quit, 110. (See EVIDENCE, GUARANTEE, INJUNCTION, RENT.)

Larceny, facts necessary to sustain indictment for, under stat. Mass. 1851, c. 156, § 4, 231.

of money stolen in one country and brought to another, facts necessary to sustain indictment for, 232.

Law Glossary, Taylor's, edition 1855, 114.

Law of nations, prize of war, 262. Law reform in England, 477.

reforms, recent English, 541. process, 542. pleading, 543-7.

equitable powers conferred on common law courts, 547.

Leading cases in commercial law of England and Scotland, Ross', 417, 547.

> criminal cases, Price v. Seeley, arrest by private person, justification, breach of the peace, 22.

> Samuel v. Payne, arrest by officer, justification, charge of felony, 143.

Ledwith v. Catchpole, justifica-

tion of arrest of a felon on reasonable ground of suspicion, 144.

questions, what are, discretion of court as to, 441. exceptions to rule to exclude,

441. ground for new trial afford-

ed by admission of, 441. in depositions, discretion of court as to, 441.

court as to, 441. how affected by statute in Maine, 441.

Legal memory, 238.

Legislation, recent, in Massachusetts, 121.

Liability, of railroad companies under statute of Ohio, 166.

of corporations. (See Corpo-RATION.)

Libel, against owner and master of vessel for tortious discharge, 99.

criminal information for, circumstances furnishing ground for granting, 512. (See EVIDENCE.)

Lien, maritime, of owners and crew of saving vessel for salvage, 38.

> for materials, effect on, of receiving negotiable note therefor, 50.

under Mass. Stat. 1848, c. 290, effect on of vessel's being driven into foreign port by stress of weather, while on her way from one port in Mass. to another, 162.

of C. on B.'s vessel, effect on, of B.'s contract to build for A., 162.

effect on, of making book charges for materials, 162. for supplies in home or foreign

port, continuance of, 494. and effect upon of bond fide sale of part of vessel, 494.

and validity of, against claims of attaching creditors, 494.

for supplies, &c. Request of owner or agent necessary to subject foreign vessel to, 496.

persons possessing power of subjecting property to, 496.

in Admiralty. Continuance of, and effect upon, of delay to enforce, 91. ership, 91.

Lien. (See MECHANIC'S LIEN.) Liquor Law of Mass. (See STAT. of Mass. 1852.)

London Law Magazine, 181.

Long Wharf Corporation, nature of shares in, 230.

Loring, Judge, removal of, from office, 1.

charge against, of preconceived opinion in case of Burns, 16, 19,

of drawing up bill of sale of Burns before judgment given, 17.

armed force, his connection with, 18.

charge against, of allowing commissioner's duties to interfere with those of judge of probate, 18.

Lyndhurst, Lord, 591.

M.

Mackerel fishermen. Right of to be cured at the expense of the vessel, 96.

> effect upon, of evidence of contrary usage, and of the fact that they were paid according to their individual catch-

ings, 96.

Magistrate. Sufficiency of certificate of, to deposition, to prove administration of oath to deponent according to statute provisions, 441.

Maine, judicial changes in, 351.

.Mandamus, in ecclesiastical cases, grounds for granting in England and America, 421

interference of civil courts by, 427.

Marianne La. (Secret Society,) 705. Maritime Law of U.S. Extent to which it is equally applicable to cases upon the lakes and upon tide waters, 672.

Maritime Lien. (See LIEN.)

Marriage. Validity of in England, when the bridegroom and clergyman are identical, and there are no witnesses, 523.

Mason, claim of, to land in New

Hampshire, 307. Mass. Stat. 1848, c. 290, maritime lien under, 162.

effect upon of change of own- Master and Servant. Facts necessary to justify discharge of newspaper contributor, 170.

liability of master for act of servant contrary to the directions of superintendent appointed by master, 173.

Master of vessel. Right of, to force seamen on shore and leave them in foreign ports, 683. (See SHIPS AND SHIPPING.)

Maule, Mr. Justice, sketch of, 293. Mathematical Science. Davies and Peck's Dictionary and Cyclopedia of, 418.

Measure of Damages. (See DAMA-GES.)

Mechanic's Lien, acquirement of, 233.

Medical Jurisprudence, and Stille's Treatise on, 539.

Mercantile Agencies. Rights and duties of, 699.

Marine Act, (British), 1850, 437.

Merchant Shipping Act of Great Britain, 1854, 184, 339, 437. c. 104, Board of Trade, 339.

British ships, their Ownership, Measu Registry, 339. Measurement, and

Masters and Seamen, 340. Safety and prevention of acci dents, 345.

Pilotage, 346. Lighthouses, 347.

Mercantile Marine Fund, 348. Wrecks, Casualties, and Salvage, 348

Liability of Ship-Owners, 350. Legal Procedure, 350. SHIPS AND SHIPPING.)

Mesne Profits, of property in flats withheld, for what time made up, 230.

Military Force, employment of, in domestic troubles, 366.

officer, liability of, in trover for seizure of vessel, under Neutrality Act, 557.

Mill Acts. (See Case, Action on

Miscellany, 55, 111, 174, 234, 291, 339, 406, 463, 533, 589, 653, 703. Mistake, in Will. "Future" used

for "Former," effect of, 507. Municipal Court, County of Suffolk, Mass, Effect of Act to establish the Superior Court on course of proceeding of, 413.

Mutual Insurance Company, validity of assessment of, 229.

N

Naturalization Laws of the U.S., 58. Navigation, rules of, 678.

Negligence, of plaintiff, effect of, on action on the case against R. R. Co. for negligence, 570.

Negligence, of vessels in a river, effect of, in suit for damages for collision, 185.

Neutral ports. (See Privateers, Prizes of War, Ships of War.)

Neutrality act. (See MILITARY OF-

Neutrality laws, conduct amounting to a violation of the section against foreign enlistment, 254.

New Hampshire Reports, Foster's, Vol. v., vi., vii., 58,179, 538. judicial history of, before the revolution, 301. settlement of, 301.

bar of, before the revolution, 815.

Annual Register, &c., 599.

New Orleans, not port of discharge to colored seamen, unless at their option, 94.

New Practice Act. (See Pleading.) Newspaper contributor, facts justifying discharge of 170.

fying discharge of, 170.

New Trial. (See Leading QuesTions.)

Note, stolen, right to recover of neg-

ligent holder of for value, 515.

Notice, to corporation, what valid, 91.
given to a person who afterwards becomes officer of a company, not necessarily to be given by him to the company, 91.

effect of, on right to recover pf holder of stolen bank note, 515.

what departure from charter powers sufficient to be notice that the agent is departing from proper work of corporation, 561.

ration, 561.
of prior claim, to purchasers
of land in Texas, facts
amounting to, 692.

to non-resident defendant, of pendency of suit, sufficiency of attachment of property for, 502. effect of want of, on judgment, 502.

Notice to quit, unimportance to goodness of, of stating cause of terminating tenancy, 110.

Notices of new books. I. Smith's Reports, 57; XXV. Eng. Law and Eq. Reports, 57; Smith's Mercantile Law, 58; V. Foster's Reports, 58; U. S. Naturalization Laws, 58; Taylor's Law Glossary, 114; LXXVIII. English Common Law Reports, Pratt's Digest, 119; VI. Foster's Reports, 179; Thompson's Abstract of Laws of District of Columbia, 179; II. Parsons on Contracts, 239; XVII. Howard's Reports, 296; I. Parker's Reports, 298; Wharton on Mental Unsoundness, 299; Wallace's Reporters, 355; I. Shelford on Railways, 359; Fish's Digest, Exchequer Reports, 415; I. Ross's Leading Cases, Commercial Law, 417; Williams on Law of Personal Property, 417; Davies and Peck's Mathematical Dictionary, 418; Train & Heard's Precedents, 419; II. Hilliard on Real Property, 479; Porter's Life of Gibson, 535; VII. Foster's Reports, 538; II. Shelford on Railways, 538; Wharton and Stille's Medical Jurisprudence, 538; Wharton and 539; Smith's Leading Cases, 599; XXVII. American Almanac, 599; Lyon's New Hampshire Annual Register, 599; American Almanac, 656; XVI. Scott's Reports, 656; Robinson's Practice of Courts in England and the U. S., 707.

Nuisance, liability of Railroad Corporation to indictment for erection of, by their officers, 499.

0.

Obituary Notices. Thomas Day, 59; Horatio Byington, 657; Timothy Walker, 708.

Occupation, presumption of deed from, 230.

Original documents, proper person to hear evidence and decide whether papers produced are such, 397.

Owner, of vessel. (See Lien, Mari-

Owners and crew, claim of, for salvage, effect upon, of fraudulent conduct of master, 38.

Ownership, effect of change of, on maritime lien, 91. what necessary to make penalty of forfeiture for breach of revenue laws attach, 250.

P.

Parent and Child. Right of action of parent, for wrong done to minor child, 189. (See WAGES.)

Parke, Baron, sketch of, 594. Parker's Reports, Criminal Cases, N. Y., vol. I., 298.

Parsons on Contracts, vol. II., 239. Partnership, effect of discharge by one partner of partnership debt, in fraud of the firm, on claim of copartners for the debt, 103.

Paul, Strahan and Bates, trial of,

463.

Payments, appropriation of, necessity of defendant's stating objections to, in his answer to count on insimul computassent, 229.

when not specifically applied,

453.

Penalties. Single count for, in action under Stat. U. S. 1790, for shipping seamen without articles, sufficiency of, 672.

Personal Property. Williams's Principles of the Law of, Notes by Gerhard & Wetherill, 417.

Pleading. Effect of plea of the general issue in action of replevin, subsequently sub-mitted on agreed statement

of facts, 210. averments taken to be substantive in a declaration for money had and received under New Practice Act of

Mass., 229.

manner in which answer is to be taken, when bill of particulars is not limited to one

count, 229.

words necessary in an indictment against a railroad corporation for erecting a nui-

sance, 499.

necessity of alleging that railroad track is a public highway, in an action against the company for want of repair thereof, 570.

validity of plea of war declared before breach, in action for not loading pursuant to charter party, 282. debt on the money counts, effect of filing bill of particulars in, 322

effect of Stat. of Limitations of Vermont upon, 322.

replication necessary to several pleas, 322.

effect of replication of matter in pais, 322. (See PAY-APPLICATION RECENT

ENGLISH.) Pleas, special, precedents of. (See INDICTMENTS.)

Police, extraordinary, employment

of, in times of tumult, 363. Policy of Insurance. posal for and parol acceptance of, effect of, 610.

Portland, riot in, 361.

Port of discharge, to colored seamen, defining of, 94.

Possession, necessity of, to constitute the offence of receiving stolen goods, 455.

Practice. Questions for the jury and for the court, in action on policy of insurance, 228. (See REMOVAL OF ACTION.)

Pratt's Digest, English Courts of Common Law, &c., 119.

Premium, on Policy of Life Assurance. (See WILL.)

Presumptions, conclusive and disputable, 489. of law and of fact, 484.

in criminal cases, 481.

Principal and Agent. Notice to agent notice to principal, 452.

effect on claims of principal of his ratification of illegal acts of his agent, 452. (See AGENT, AGENCY, CORPORA-TION, LIABILITY OF.)

Prison Limits, breach of bond for, 228.

Privateers, admission of into neutral ports, 245.

Privileged communications, confessions to a priest, in Connecticut, 595.

extension of the privilege in equity, 61.

Prize Law. Capture of vessel without probable cause, 262.

by naval officers, 262.

restitution with costs and damages, 262.

proclamation of blockade, 262. grounds of condemnation differing from grounds of seizure, 262.

Prizes of war, admission of, into neutral ports, 246.

(See LAW REFORMS, RE-Process. CENT ENGLISH.)

Promissory note, to payee living out of the state, effect upon, of promisor's discharge as an insolvent debtor, 233.

joint and several, containing two promises in the alternative, held to be one contract,

effect of alteration of, or of adding a maker's name, 277.

joint and several, necessity of witness to, under Vermont Statute of Limit., 322.

Protest, effect of signing Shipping Articles under, 94.

Publication of pendency of suit, effect of, as notice to defendant, 502.

Public policy, condition against. (See ANNUITY.)

Purchasers. (See VENDOR AND PUR-CHASER.)

R.

Railroad Company, liability of, under Statute of Ohio, for injuries inflicted on person wrongfully on the track, 166.

liability of, if the track be a public highway, 570.

duties of, if the track be a public highway, 570.

responsibility of, for condition of the track, on permitting another company to use it,

liability of, in case of accident, to passengers of such other company, 570.

liability of to indictment, for acts of its officers and agents, 499.

right of, to take land, limitation of, 499.

words necessary in indictments against, 499.

track of, not necessarily a publie highway, 570. (See PLEADING)

Railway carriers. liability of, 236. when to be regarded as common carriers of passengers by freight trains, 570.

Railways, Shelford on the Law of,

Real property, Law of, (See HIL-LIARD.)

Reasonable time. (See INSURANCE.) Receipt of payment by note, effect of,

Reforms. (See LAW REFORMS.) Registration of titles to land in Texas,

necessity of, 692. Regulations, reasonable, as to use of

Telegraph, 519. Remainder-man. (See ESTATE TAIL IN REMAINDER.)

Removal from Judicial office, 9. of action to Supreme Court, time of entering, 232.

Rent, defence to an action for, setting up leakage and odor from adjoining premises, validity of, 230.

Replevin. (See Pleading.) (See EVIDENCE) Res gestæ.

Return of officer on writ of replevin, effect of, on question of rights of

property, 210.
Revenue Law, Concealment neces sary to work forfeiture, 250. non-entry on manifest may not

be proof of concealment, 250. (See OWNERSHIP.)

Review, writ of, grounds for allowing, 228.

Riot, law as to, 361.

Robinson's Practice of Courts in England and United States, 707.

S.

Sale, what necessary to pass property under, 210.

illegal under Liquor Law of Vermont, and partly transacted in that state, validity of claim upon, 452.

of vessel, effect of, upon mari-

time lien. (See Lien.)
Salvage, effect of fraudulent conduct of master on claim of owners and crew for, 38.

lien of owners and crew for, 38.

salvors' claim for, on property detained from owners by persons other than the salvors, 38.

effect on claim for, of contract for work, labor and service, 151, 497.

lien upon foreign vessel for,

claim for, service essential to, 497.

how displaced. (See Con-TRACT.)

of persons assisting salvor, 497. protection of persons receiving salvage service for agreed compensation against contractor therefor, after satisfying persons assisting contractor, 497.

Sargent, Judge, removal of, from office, 14.

School Committee, right of to enforce
use of the Protestant version
of the Bible in schools in
Maine, 189.

right of generally, to prescribe books to be used in schools in Maine, 191.

Seamen, effect of their acting under a mistake as to their rights, 390.

> right of, to recover wages on contract different from that in Shipping Articles, and damages for discharge in violation of such contract, 433.

> right of, to recover wages on termination by master or owner of the voyage for which they engaged, 437.

> right of, to compensation and expenses of return, when disabled on whaling voyage and left in foreign port, 685.

> facts requisite to justify master in forcing ashore and leaving in foreign ports, 683. (See Female Seamen, Colored

SEAMEN.)
Seizure of vessel by military officer.
(See MILITARY OFFICER.)

Separation. (See Husband and Wife.)

Services rendered by adult relative, claim for. (See Wages.)
Shelford and Bennett's Law of Rail-

ways, 359, 538.

Shipping Articles, signed under protest, effect of, 94.

containing no rate of wages, parol evidence admissible to show certain rate of wages, and a voyage longer than that mentioned in the articles, 99. ambiguous construction of, 390. termination of the engagement mentioned in, by departure from the voyage they set

forth, 437. (See EVIDENCE.)
Ships and Shipping. Collision, duties of steamers and sailing vessels to avoid, under Merchant Shipping Act, Steam Navigation Act, and rule of the Trinity House of Quebec, 285.

duties of vessels to avoid collision, 528, 678.

right of master of vessel to use deadly weapons, 622.

test of necessity of such use, 622.

effect of shipping seamen without articles. (See Penal-TIES.)

maritime lien. (See Lien.) of war, admission of, into neutral ports, 243.

Sitka, prize of war. Rights of crew, held prisoners on board, in port of California, 241.

Slander. Actionable words, in Connecticut, 686.

joinder of defendants, in action of, 699.

civil liability of person making statements injurious to character and standing of another, 699.

(See JURY, INSTRUCTIONS TO;
DAMAGE, SPECIAL; EVIDENCE.)
Smith's Compendium of Mercantile
Law, 58.

Leading Cases, 599.
Reports, N. Y., C. C. P., 57.
Statute of Limitations of Vermont.

Statute of Limitations of Vermont.
Circumstances under which
a plaintiff is chargeable with
knowledge of attachable
property in the State under,
557. (See PLEADING, PROMISSORY NOTE.)

of Massachusetts, 1843, as to action of justices of that State under the Fugitive Slave Law of 1793, 3.

1852, c. 801, construction of, 227.

e. 312, §§ 61, 69. (See Interrogatories.)

e. 322, (Liquor Law,) §§ 7, 12. construction of, 228. § 18. (See Indictment.)

of United States, 1790, c. 56, application of to merchant marine upon the lakes, 672. (See Penalties, Debt.)

Steam Navigation Act. 14 & 15 Vict. c. 79. (See Ships and Shipping.)

Stolen Goods. Facts necessary to support an indictment for felonious receipt of, against partywho has not the goods in his manual possession, 455. (See Stolen Note.)

Story, Judge, speech of, on removal from judicial office, 12.

Strahan, Paul & Bates, trial of, 463.
Application for pardon of Bates, 706.
Suits in sem, proper forum for, 502.

Suits in rem, proper forum for, 502.

Superior Court of the County of Suffolk, opinion of the Judges of the Supreme Court of Mass., as to the time of appointing Judges of, 410, as to the transfer thereto of the business of the Court of Common Pleas, 411. (See Municipal Court.)

Supreme Court of Mass. (See Superior Court of the County of Suffolk.)

Surety, Construction of claim against, 520.

Surveyors, liability of, for want of skill, 174.

T

Taxes, in Boston, residence and domicil, 227.

Telegraph Companies, Electric, liability of, 477, 519.

Tenterden, Lord, Sketch of, 73. Texas, Public domain in, 692.

Thurlow, Character of, 473.

Trespass, amendment of declaration in, under Common Law Procedure Act, 1854, 510.

Trinity House of Quebec, rule of. (See Ships and Shipping.)

Trover. (See MILITARY OFFICER.)
Trustee, liability of, for investment
of money in his hands, 175.

Trustee Process, liability as trustee, 232.

U.

United States, claims against, allowance of interest on, 626.

Usage of vessels in a river, 185.

particular, not valid to contravene rule founded on law merchant, 387.

V.

Vendor and purchaser. Bona fide purchaser of land in Texas, without notice, rights of, 692.

and purchaser. (See Sale.)

Verba chartarum fortius, &c., application of the rule, 520.

application of the rule of civil law thereto, 520.

Verdict, effect on, of separation of jury, 441. general. (See Arrest of

JUDGMENT.)

Vermont Liquor Law., (See Sale.)

Statute of 1852. (See Assign-

Statute of 1852. (See Assign-MENT.) Statute of Limitations. (See

STATUTE OF LIMITATIONS.)

Vestry, resolution of, libellous imputation contained in, when ground for a criminal information for libel, 511.

Voyage, description of, in Shipping Articles, how construed, 437.

misdescription of, in Shipping Articles. (See EVIDENCE.)

W.

Wages, right of colored seamen to, until their arrival at a port of discharge, 94.

even if they have signed articles under protest, at a reduced rate of wages, 94.

earned on the home voyage by a mate, tortuously discharged at a foreign port, not deducted from the amount decreed against the owner, 99.

claim for, by adult living in the house of a relative, facts necessary to support, 449.

of seamen. (See SEAMEN.)
Waiver, of lien, 50.
of maritime lien, 162.

Wallace's Reporters, 355.
Water pipes, liability of landlord for damage arising from, 227.

Way, dedication of, 175.
public. (See RAILROAD COM-

PANY.)
Weapons, deadly, use of. (See Ships
AND Shipping.)

- Webster, Mr., speech of, on removal from judicial office, 11.
- Whaling voyage, assignment of lay of seamen on, effect of, to charge assignee as trustee, before any receipt therefrom, 232.
- (See SEAMEN.)
 Wharton's Medical Jurisprudence,
 539.
- Monograph of mental unsoundness, 299.

 Wilde, Mr. Justice, proceedings of
- Wilde, Mr. Justice, proceedings of the Suffolk Bar on the death of, 291.
- Will, attestation of, effect upon, of want of declaration by the testator, in presence of the witnesses, that the paper is his will, 640.

- effect of mistake in use of words, (See MISTAKE IN WILL.)
- construction of bequest in, to testator's wife of premium of insurance on his life, on which a bonus had just been declared, 505.
- (See Annuity.)
 Willes, Mr. Justice, sketch of, 293.
 Witchcraft, 703.
- in Massachusetts, 304.
- Witness, effect of secret view in constituting a, 523.
- Writ of Entry, when maintainable under a sheriff's deed, or sale pursuant to a decree of the Court of Common Pleas, 233.